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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/656,887	09/05/2003	Rauno Javanainen	81757.0037	1526
466	7590 10/18/2006		EXAMINER	
YOUNG & THOMPSON			PATEL, NIRAV B	
745 SOUTH	23RD STREET			
2ND FLOOR		ART UNIT	PAPER NUMBER	
ARLINGTON, VA 22202		2135		

DATE MAILED: 10/18/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/656,887	JAVANAINEN, RAUNO				
Office Action Summary	Examiner	Art Unit				
	Nirav Patel	2135				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
 1) Responsive to communication(s) filed on 05 Section 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowant closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) ☐ Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-13 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on 05 September 2003 is/a	vn from consideration. r election requirement.	ted to by the Examiner.				
 10) ☐ The drawing(s) filed on <u>05 September 2003</u> is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
	han	hoy B May AUZIST				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 9/5/03 (2).	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate				

DETAILED ACTION

- 1. This action is in response to the application filed on 09/05/2003.
- 2. Claims 1-13 are under examination.

Claim Rejections - 35 USC § 112

3. Claims 2, 3, 9, 11-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 2 contains the phrase "if either the client or the agent...", which does not specifically limit the scope of the claim. Specifically, the term "if" introduces many possibilities on the claim limitations and made the scope of the claim vague and indefinite.

Claims 11 and 12 encompass limitations that are similar to those of claim 2 (i.e. "if there is correspondence..."). Thus, it is rejected with the same rationale applied against claim 2 above.

Claim 3 recites the limitation "the roles" on line 6 of claim 3, lacks proper antecedent basis. The examiner is interpreting this limitation as "roles".

Claims 9 and 13 encompass limitations that are similar to those of claim 3. Thus, it is rejected with the same rationale applied against claim 3 above.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 1-3, 7-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Odinak et al (US Patent No. 6,690,289).

As per claim 1, Odinak discloses:

A system for providing authentication of data communication over a communication link (104) between a client (100) and an agent (102) in accordance with an ordinarily insecure network communication protocol [col. 2 lines 66-67, 1-3, col. 3 lines 19-20, col. 5 lines 5-12, col. 5 lines 66-67, col. 6 lines 1-5], the protocol comprising a communal string field (i.e. third portion of the message, MAC) for an appliance in the data communication [Fig. 4, col. 3 lines 19-20], characterized in that, a string to be applied once, based on a shared seed between the client and the agent, is adapted to be incorporated into the communal string field to be transmitted between the client and the agent for authentication [col. 6 lines 6-14, col. 8 lines 16-18], wherein the string is

determined by a substantially similar algorithm at both the client and the agent based on the shared seed [col. 6 lines 32-35].

As per claim 2, the rejection of claim 1 is incorporated and Odinak discloses:

a second string adapted to be applied once, based on the shared seed, is determined if either the client or the agent has applied the once applied string once [Fig. 9, col. 8 lines 51-52, Fig. 8].

As per claim 3, the rejection of claim 2 is incorporated and Odinak discloses:

the transmitted once applied string of a transmitting entity [Fig. 8, step 83] and the generated once applied string of a receiving network entity match for each string calculation round, and any other pair of the strings does not match, wherein the client and the agent comprise a transmitting network entity and a receiving network entity depending on an operational mode of the client and the agent in the communication link, wherein roles can be changed [Fig. 9, col. 8 lines 56-58, 66-67, col. 9 lines 10-15, col. 5-8].

As per claim 7, the rejection of claim 2 is incorporated and Odinak discloses:

the algorithm generates a new string to be applied once, which string is based on the seed and on a secure random logic for being difficult to copy a pattern of a plurality of the strings [Fig. 8, 9, col. 6 lines 16-24, col. 8 lines 15-19].

As per claim 8, the rejection of claim 1 is incorporated and Odinak discloses:

the client and the agent remain synchronized in an operation loop of currently generated

and once applied string by an acknowledgement message between the client and the

agent [col. 5 lines 66-67, col. 6 lines 1-3, col. 7 lines 57-65].

As per claim 9, the rejection of claim 1 is incorporated and Odinak discloses:

the client or the agent sets an operation in accordance with the data communication

unauthorized, if the string to be applied once, which is transmitted therebetween, does

not correspond with a generated string to be applied once of a receiving network entity,

wherein the client and the agent comprise a transmitting network entity and the

receiving network entity depending on an operational mode of the client and the agent

in the communication link, wherein roles can be changed [Fig. 7, col. 7 lines 14-20, col.

5 lines 5-8].

As per claim 10, it encompasses limitations that are similar to limitations of claim 1.

Thus, it is rejected with the same rationale applied against claim 1 above.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Odinak et al (US Patent No. 6,690,289) and Brainard et al (US Patent No. 6,985,583).

As per claim 4, the rejection of claim 1 is incorporated and Odinak teaches the shared seed [col. 6 lines 13-14, col. 9 lines 2-5]. Odinak doesn't expressively mention the shared seed is based on a on a random number generator.

Brainard teaches:

the shared seed is based on a random number generator and is generated at either one of the client or the agent, and communicated to the one, which did not generate the shared seed [Fig. 1, col. 5 lines 46-50, 58-59].

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine Brainard with Odinak, since one would have been motivated to verify the identity of the entity [Brainard, col. 1 line 13].

6. Claims 5 and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over .

Odinak et al (US Patent No. 6,690,289) and Osmond (US Patent No. 6,044,468).

As per claim 5, the rejection of claim 1 is incorporated and Odinak teaches data

exchange protocol [62-63]. Odinak doesn't mention Simple Network Management

Protocol (SNMP).

Osmond discloses:

the ordinarily insecure network communication protocol comprises Simple Network

Management Protocol (SNMP) [col. 2 lines 66-67, col. 3 lines 1-3, col. 5 lines 61-63].

Therefore, it would have been obvious to a person of ordinary skill in the art at the time

the invention was made to combine Osmond with Odinak, since one would have been

motivated to provide the security for entities communicating over a data network

[Osmond, col. 1 lines 9-10].

As per claim 6, the rejection of claim 1 is incorporated and Osmond discloses:

the communication link (104) comprises Internet [col. 1 lines 18-20, col. 5 lines 61-63].

7. Claims 11, 12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Odinak et al (US Patent No. 6,690,289) and Graveman (US Patent No. 6,851,052).

As per claim 11, Odinak discloses:

generating a string to be applied once based on the shared seed at both the

transmitting network entity and the receiving network entity [Fig. 8, 9, col. 8 lines 23-29,

50-52, col. 9 lines 3-5], incorporating, at a transmitting network entity, the string into the

communal string field for transmitting a message in accordance with the ordinarily

insecure network communication protocol [Fig. 4, 8], receiving the message at the receiving network entity [Fig. 7 step 70], checking the string of the communal string field of the message for correspondence with the string, which is calculated, at the receiving network entity, and authenticating the message if there is a correspondence between the string of the communal string field of the message and the generated string [Fig. 7, col. 7 lines 14-20].

Odinak teaches a seed, which is used in common by the sending device and receiving device [col. 9 lines 3-5 i.e. sharing the seed]. The seed is utilized to generate the MAC (i.e. a string) [Fig. 8, 9].

Graveman teaches:

establishing a seed (i.e. initial value I) at the either network entity for sharing the seed with the one network entity, which did not establish the seed, sharing the seed with the one network entity, which did not establish the seed [Fig. 3, col. 5 lines 20-23, 31-32, 44-46].

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine Graveman with Odinak, since one would have been motivated to verify the integrity of the message [Graveman, col. 1 lines 29-31].

As per claim 12, the rejection of claim 11 is incorporated and Odinak discloses:

generating a second string to be applied once based on the shared seed at both the transmitting network entity and the receiving network entity (i.e. generating the MAC based on new key, col. 8 lines 23-25, col. 9 lines 5-13, Fig. 8, 9], incorporating, at the

transmitting network entity, the second string into the communal string field for transmitting a second message in accordance with the ordinarily insecure network communication protocol [Fig. 4, 8], receiving the second message at the receiving network entity [Fig. 4, 8], checking the second string of the communal string field of the second message for correspondence with the second string, which is calculated, at the receiving network entity, and authenticating the second message if there is a correspondence between the second string of the communal string field of the second message and the generated second string [Fig. 9, col. 9 lines 14-15].

As per claim 13, the rejection of claim 11 is incorporated and Odinak discloses:

the transmitting network entity and the receiving network entity comprise a client and an agent depending on an operational mode of the transmitting network entity and the receiving network entity in the communication link, wherein roles can be changed [col. 5 lines 5-8].

8. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure.

Field et al (US 6047072) - Method for secure key distribution over a nonsecure

communications network.

Jablon (US 2002/0129247) – Cryptographic methods for remote authentication

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Nirav Patel whose telephone number is 571-272-5936.

The examiner can normally be reached on 8 am - 4:30 pm (M-F).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kim Vu can be reached on 571-272-3859. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

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USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

NBP

10/13/06

Manhyn B. They AUZI35